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March 15, 2023

VIA ECF & FEDEX

Hon. Louis L. Stanton Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re: <u>Kathryn Townsend Griffin, et al. v. Edward Christopher Sheeran, et al., No. 17-cv-5221</u>

Dear Judge Stanton:

On behalf of the Defendants in this action, we write to provide a binder of courtesy copies of the Pretrial Filings that Defendants filed on March 15, 2023 in accordance with the October 26, 2022 Scheduling Order. In addition, because, when e-filing these documents, ECF required us to

select "Events" that did not always conform to the names of the filings required by the Scheduling Order, we write to clarify to what each e-filed document corresponds.

Binder	ECF	Document
Tab	No.	
1	193	Defendants' Letter Motion to Seal/Redact Confidential Financial Information Set Forth In (1) The Damages Pretrial Order; (2) Defendants' Proposed Special Verdict Form For The Potential Damages Phase Of Trial; and (3) The Pretrial Declaration of Barry Massarsky
2	194	The Liability Pretrial Order
3	195	The Damages Pretrial Order [NOT Publicly Filed, Sealed Version]
4	196	The Damages Pretrial Order [Publicly Filed Redacted Version]
5	197	Defendants' Proposed Voir Dire Questions

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¹ Defendants also filed two additional motions *in limine*, courtesy copies of which will be provided under separate cover.



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6	198	Defendants' Proposed Jury Instructions For The Liability Phase of Trial
7	199	Defendants' Proposed Jury Instructions For The Damages Phase of Trial
8	200	Defendants' Proposed Special Verdict Form For The Liability Phase of Trial
9	201	Defendants' Proposed Special Verdict Form For The Damages Phase of Trial [NOT Publicly Filed, Sealed Version]
10	202	Defendants' Proposed Special Verdict Form For The Damages Phase of Trial [Publicly Filed Redacted Version]
11	203	Defendants' Trial Brief
12	204	The Pretrial Declaration of Lawrence Ferrara (including Exhibits 1-5)
13	205	The Pretrial Declaration of Barry Massarsky [NOT Publicly Filed, Sealed Version]
14	206	The Pretrial Declaration of Barry Massarsky [Publicly Filed Redacted Version]

Respectfully submitted,

Donald S. Zakarin

Cc: Counsel of Record (via ECF) Enclosure (by FedEx only)